

RECEIVED

UNITED STATES DISTRICT COURT CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS **EASTERN DIVISION**

CA/	VIN Clay
	above the full name laintiff or plaintiffs in on)
PATIS	TORRI 15cv9777 C Judge Edmond E. Chang Magistrate Judge Susan E. Cox PC5
	1 RICHMOND AND
VANE	
(Enter abordefendants	ve the full name of ALL in this action. Do not
CHECKO	NE ONLY:
4	COMPLAINT UNDER THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983 U.S. Code (state, county, or municipal defendants)
	COMPLAINT UNDER THE CONSTITUTION ("BIVENS" ACTION), TITLE 23 SECTION 1331 U.S. Code (federal defendants)
9	OTHER (cite statute, if known) 28 U.S. C. 1367(4) JULY STETTENS STATE / SEW - COMMON LOW NEW LEW NEW LOWER
BEFORE FI	LLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR

1.		Plaintiff(s):
	4	4. Name: CA/VIN Clay
	I	3. List all aliases: \mathcal{A}/\mathcal{A}
	C	Prisoner identification number: R14334
	D	Place of present confinement: STATEVILLE CORR. CONTEX
	E.	Address: P. O. Box 112, Jolson, ±1. 60434
	114	there is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. mber, place of confinement, and current address according to the above format on parate sheet of paper.)
II.	(In pos	fendant(s): A below, place the full name of the first defendant in the first blank, his or her official ition in the second blank, and his or her place of employment in the third blank. Space two additional defendants is provided in B and C.)
	A.	Defendant: PATTI TORRI
		Title: Major
		Place of Employment: STATEVE//E Com. Courter
	B.	Defendant: ColIN KAESTNER
		Title: FOOD SUPERVISOR
		Place of Employment: STATEVILLE Con. Cone Ton
C	2.	Defendant: KAREN RICHMOND Title: FOOD SUPERVISOR
		Title: FOOD SUPERVISOR
		Place of Employment: STATOUT/10 Coin. Course
(If	you ordir	have more than three defendants, then all additional defendants must be listed ag to the above format on a separate sheet of paper.)

	Name of case and docket number:
В.	Approximate date of filing lawsuit:
C.	List all plaintiffs (if you had co-plaintiffs), including any aliases:
D.	List all defendants:
E.	Court in which the lawsuit was filed (if federal court, name the district; if state court name the county):
F.	Name of judge to whom case was assigned:
G.	Basic claim made:

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. COPLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

IV. Statement of Claim:

State here as briefly as possible the facts of your case. Describe how each defendant is involved, including names, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

NOW COMES THE PLAINTEFF, CALVEN CLAY, PROSE, BY AND THREWOU INMATE ASSISTANCE AND STATES.

- (1) ON 2/19/2014 PlAINTIFF WAS ORDERED TO MOVE TO
 ANOTHOR CALHOUSE AT WHICH TIME HE Complied, proporty
 PACKED HIS proposity ALLS MOVED.
- 2. On 2/19/2014 whele FlatITHE WAS MOVING HES PROPORTY.

 OUT OF F-HOUSE, DEFENDANT TORRI MALECTOUSLY AND

 IMPROPORTY CONFESCATED HIS STATE ISSUED WORK BOOTS WHICH

 HE NEEDED AND USED AT HIS ASSIGNMENT IN THE KITCHOM.
 - 3.) On 2/21/2014 While AT HIS ASSIGN MONT, PLATATIFE WAS BROKED TO CLOSE OUT THE DEED FRYOR BY REMOVEDLE HOT GREATE FROM THE DEED FRYOR WITHOUT ANY TRATABLE WHATSO EVER ON YOU TO DO SO, BY DEFENDANTS KAESTHOR AND RICHMOND. PLAINTIFF INFORMED BOTH DEFENDANTS

 KAESTNER AND RICHMOND THAT HE DID HOT HAVE ANY

 TRAINING ON YOU TO DO SO, BUT BOTH DEFENDING KAESTNOW

 AND RICHMOND DE LIBORATERY AND CALLOW BY I DEFORMED

 HIM AND DROENED HEM TO CLOSE THE FRIGOR.

(4) ON 2/21/2014 WhILE FOllowING THE ORDER TO CLEAN
OUT THE FRY OR, THE HOT OIL AND WATER OVER FLOWER
THE RECOPTECTO SOLVERS ON TO PHENTER'S POFT
FOOT COUSTAGE SOVERE BURES DUT TO THE DELIBORATE
AND CALLOUS POTUSAL TO TRAIN PLAINTIFF BY DEFORMANTS
KARSTONE AND RICHMOND AND MALICIANS AND
IMPUDOR CONFESCOTION OF HIS STATE ISSUED WORK BOOTS
By DETENDENT TORRE.
5. From 2/22/2014 To 2/24/2014 P/DINTEFF WAS
DE LEBERATERY DEVICE CINTCHES FOR MOBILITY AND HIS
LEFT FOUT WARDED SO TIGHT THAT HE AND NO FELTUL
In HIS OFF FOOT AND STILL HAS NO FOR LINE, BY
PETERBANT QUASES TANE DOES. AND HIS plans REGARDENS
HTS OFF FOOT WASSON SO TIGHT WORE IGNORD.

1 7	-	
V.	15 13	lief:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

DATECHALATION TONT THE ACTS AND OME SELENS DESCRIBED HENEIN

LEDIATED PLAINTIFFS RELEATS WOOL THE BUSTETUTION AND JAWA

OF THE UNITED STATES, @ COMPENSATORY DAMA GOS AS A /OWED BY

SON AGAINST EACH DEFENDANT, JOINTLY AND SOVERA // BANTIENE

DAMAGES AS A //ONES BY /SON AGAINST EACH DEFENDANT, @ PLAINTIFF &

COSTS IN THES SUIT AND ANY ADDITIONAL RELIEF TENT IS JUST ANY SUPER

VI. The plaintiff demands that the case be tried by a jury. YES NO

CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed this day of //, 20 /5
- Calver Cony
(Signature of plaintiff or plaintiffs)
- CAlvin Clay
(Print name)
7 R14334
(I.D. Number)
P.O. Box 112
TO /200 I/ 60434
(.\ddress)